

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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	:	21cv8103 (DLC)
GOLOCK CAPITAL, LLC and DBW	:	
INVESTMENTS, LLC,	:	<u>JUDGMENT</u>
	:	
Plaintiffs,	:	
-v-	:	
	:	
VNUE, INC.,	:	
	:	
Defendant.	:	
	:	
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This action having been tried before the Court without a jury on May 23, 2023, and an Opinion of June 1, 2023 having held that the plaintiffs are entitled to a judgment against the defendant, it is hereby

ORDERED, ADJUDGED AND DECREED, that plaintiff GOLOCK CAPITAL, LLC recover of defendant VNUE, INC., the following:

1. As to Golock Note 1, principal, interest, and default interest through May 22, 2023, totaling \$249,060.60;
  2. As to Golock Note 2, principal, interest, and default interest through May 22, 2023, totaling \$112,698.01;
  3. As to Golock Note 3, principal, interest, and default interest through May 22, 2023, totaling \$47,320.10;
  4. As to Golock Note 4, principal, interest, and default interest through May 22, 2023, totaling \$91,706.77;
- and

5. As to Golock Note 5, principal, interest, and default interest through May 22, 2023, totaling \$90,545.81; for a total through May 22, 2023 on the five Golock Notes of \$591,331.29, plus accruing default interest to the date of judgment at nineteen (19%) percent on the first four Golock Notes in the amount of \$3,742.75 (\$149.71 per day), and at twenty-two (22%) percent on Golock Note 5 in the amount of \$803.50 (\$32.14 per day), for a total on the five Golock Notes of \$595,877.54; and

As to the Common Stock Purchase Warrant for 12,833,333 shares pursuant to the Second Amendment, the sum of \$516,541.65, plus interest from March 2, 2021 through May 22, 2023, at nine (9%) percent, see NY CPLR 5004, in the amount of \$103,294.18 (811 days at \$127.37 per day), plus interest in the amount of \$3,184.25 (\$127.37 per day) to the date of judgment, for a total of \$623,020.08;

Making in total a judgment of \$1,218,897.62 in favor of plaintiff GOLOCK CAPITAL, LLC and against defendant VNUE, INC;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED, that plaintiff DBW INVESTMENTS, LLC recover of defendant VNUE, INC., the following:

1. As to DBW Note 1, principal, interest, and default interest through May 22, 2023, totaling \$48,251.16; and


2. As to DBW Note 2, principal, interest, and default interest through May 22, 2023, totaling \$79,823.75; for a total through May 22, 2023 on the two DBW Notes of \$128,074.91, plus accruing default interest to the date of judgment at nineteen (19%) percent on the two DBW Notes in the amount of \$952.75 (\$38.11 per day), for a total on the two DBW Notes of \$129,027.66; and

As to the Common Stock Purchase Warrant for 2,866.986 shares pursuant to the Second Amendment, the sum of \$115,396.19, plus interest from March 2, 2021 through May 22, 2023, at nine (9%) percent, see NY CPLR 5004, in the amount of \$23,076.08 (811 days at \$28.45 per day), plus interest in the amount of \$711.25 (\$28.45 per day) to the date of judgment, for a total of \$139,183.52;

Making in total a judgment of \$268,211.18 in favor of plaintiff DBW INVESTMENTS, LLC and against defendant VNUE, INC;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED, that plaintiffs' claim of unjust enrichment is denied as duplicative.

Dated: New York, New York  
June 16, 2023

  
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DENISE COTE  
United States District Judge